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*Marilyn R. Khorsandi August 3, 2010*  
Marilyn R. Khorsandi

PATENT

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant(s):	William W. Smith III, et al.	Group Art Unit:	3629
Serial No.:	09/684,010	Examiner:	Jamisue A. Plucinski
Filed:	October 6, 2000		
Title:	ONLINE, MULTI-CARRIER, MULTI-SERVICE PARCEL SHIPPING MANAGEMENT FUNCTIONAL ALIGNMENT OF COMPUTER DEVICES		
Atty Dckt No.:	PSTM0002/MRK		

**STATEMENT OF THE CORRECT PATENT TERM ADJUSTMENT  
IN SUPPORT OF APPLICATION FOR RECONSIDERATION OF PATENT TERM  
ADJUSTMENT INDICATED IN NOTICE OF ALLOWANCE  
UNDER 37 C.F.R. §1.705(b)(2)**

Mail Stop ISSUE FEE  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

140 S Lake Ave, Ste 312  
Pasadena, CA 91101-4710  
August 3, 2010

Commissioner:

This Statement of the Correct Patent Term Adjustment in Support of Application for Reconsideration of Patent Term Adjustment Indicated in Notice of Allowance is filed concurrently with an Application for Reconsideration of Patent Term Adjustment Indicated in Notice of Allowance for the above-identified patent application.

The above-identified application was allowed in a Notice of Allowance dated May 3, 2010. The Determination of Patent Term Adjustment Under 35 U.S.C. 154(d) attached to the Notice of Allowance awarded a Patent Term Adjustment for the above-identified application of 253 days. It is respectfully asserted that for the reasons given below, the determination of 253 days is in error. For the reasons given below, it is respectfully asserted that an accurate calculation of the Patent Term Adjustment for the present application requires both further reductions and also further credits. For the reasons given below, it is respectfully asserted that the correct Patent Term Adjustment through the date of the Notice of Allowance is **1,622** days.

It is respectfully asserted that the determination of 253 days is in error, due to a failure in the PAIR system Patent Term Adjustment History to provide the Patent Term Adjustment events and/or considerations under 35 USC 154 and 37 C.F.R. §1.704 described below. The description below refers to the PAIR system Patent Term Adjustment and Patent Term Adjustment History for the Application, an annotated copy of a printout of which is attached hereto as Exhibit A. The description below further refers to the PAIR system Image File Wrapper for the Application, an annotated copy of a printout of which is attached hereto as Exhibit B.

**Item (1.) Missing Parts Response Applicant Delay of 32 Days.**

For the following reasons, it is respectfully asserted that period of adjustment credits for the present case should be reduced by 32 days for a period of time that exceeds three months following a Notice of Missing Parts by which a Response to Notice of Missing Parts was filed.

According to 37 C.F.R. §1.704(b), period of adjustment credits shall be reduced for the period of time "in excess of three months that are taken to reply to any notice or action by the Office making any rejection, objection, argument, or other request, . . . beginning on the day after the date that is three months after the date of mailing or transmission of the Office communication . . . and ending on the date the reply is filed." 37 C.F.R. §1.704(b).

In the present case, it is respectfully asserted that the PAIR system failed to associate a Notice of Missing Parts and a corresponding Response to Notice of Missing Parts, and therefore failed to calculate a period of time under 37 C.F.R. §1.704(b), as follows:

a.) the PAIR system did not identify as a Notice of Missing Parts, the PAIR system Patent Term Adjustment History entry dated 01-08-2001, entitled "Notice Mailed--Application Incomplete--Filing Date Assigned" (see Exhibit A hereto; see also, Exhibit B hereto – PAIR System Image File Wrapper entry dated 01-08-2000, entitled "Miscellaneous Action with SSP");

b.) there is no entry in the PAIR system Patent Term Adjustment History (see Exhibit A hereto) of a Response to Notice of Missing Parts, designated in the PAIR System Image File Wrapper (see Exhibit B hereto) for the Application as an entry dated "05-10-2001", entitled "Miscellaneous Incoming Letter"; and

c.) the PAIR system Patent Term Adjustment History fails to associate the May 10, 2001-dated entry for Applicant's Response to Notice of Missing Parts with the Notice of Missing Parts, dated 01-08-2001.

In accordance with 37 C.F.R. §1.704(b), it is respectfully asserted that period of adjustment credits should be reduced according to the 32-day period that began on April 9, 2001 (the day after the April 8, 2001 date that is three months after the January 8, 2001 mailing date of the Notice of Missing Parts), and ended on May 10, 2001 (the date noted in the PAIR system as the receipt date of the Response to the Notice of Missing Parts).

**Item (2.) Post-Response-Filing IDS Filing Applicant Delays of 47 Days.**

For the following reasons, it is respectfully asserted that period of adjustment credits for the present case should be reduced by 47 days for periods of time following filings of Responses to Office Actions by which Information Disclosure Statements were filed.

According to 37 CFR §1.704(c)(8), period of adjustment credits shall be reduced where an applicant files a supplemental reply or other paper, not expressly requested by the Examiner, after a reply has been filed. See 37 CFR §1.704(c)(8). The period of reduction begins on the day after the date the initial reply was filed and ends on the date that the supplemental reply or other paper was filed. See 37 CFR §1.704(c)(8).

In the present case, it is respectfully asserted that the PAIR system Patent Term Adjustment History fails to specify any reduction of period of adjustment credits for two Information Disclosure Statements that were filed after respective Initial Office Action Response filings. In particular:

a.)(i) the PAIR system Patent Term Adjustment History shows an entry dated 12-13-2007, titled "Request for Continued Examination (RCE)" (see Exhibit A hereto);

(ii) the PAIR system Patent Term Adjustment History shows an entry dated 01-14-2008, titled "Information Disclosure Statement (IDS) Filed" (see Exhibit A hereto);

(iii) the PAIR system Patent Term Adjustment History fails to show any reduction of period of adjustment credits for the 32-day time beginning on the day after the entry dated 12-13-2007, titled "Request for Continued Examination (RCE)," and ending on the day of the entry dated 01-14-2008, titled "Information Disclosure Statement (IDS) Filed" (see Exhibit A hereto); and

b.)(i) the PAIR system Patent Term Adjustment History shows an entry dated 06-16-2009, titled "Request for Continued Examination (RCE)" (see Exhibit A hereto);

(ii) the PAIR system Patent Term Adjustment History shows an entry dated 07-01-2009, titled "Information Disclosure Statement (IDS) Filed" (see Exhibit A hereto);

(iii) the PAIR system Patent Term Adjustment History fails to show any reduction of period of adjustment credits for the 15-day time beginning on the day after the entry dated 06-16-2009, titled "Request for Continued Examination (RCE)," and ending on the day of the entry dated 07-01-2009, titled "Information Disclosure Statement (IDS) Filed" (see Exhibit A hereto).

Both of the above-mentioned IDS filings were made following the filing of an RCE and before a first Office Action following the RCE filing; there was no fee due for filing such an IDS. Even so, it is respectfully submitted that 37 CFR §1.704(c)(8) does not expressly exclude time periods for such post-RCE IDS filings.

Accordingly, it is respectfully asserted that the period of adjustment credits for the present case should be reduced by the 32-day and 15-day periods (a total of 47 days) described above regarding post-RCE, post-Response-filing IDS filings.

**Item (3.) 1486-Day Net Credit for 3-Year-Patent-Issuance PTO Delay.**

For the reasons given further below, it is respectfully asserted that period of adjustment credits for the present case should be increased by 1486 days due to the 3-year patent issuance rule under 35 USC §154(b)(1)(B); exclusionary periods are discussed in subsequent Items below.

According to 35 USC §154(b)(1)(B), the Patent Office must issue a patent within three (3) years (not including exclusionary periods as discussed further below) after an application is filed under 35 USC §111(a). See 35 USC §154(b)(1)(B). Period of adjustment credits for the 3-year-issuance rule begin on the day after the date that is three (3) years after the date on which the application was filed under 35 USC §111(a), and end on the date a patent issues, excluding exclusionary periods. See 37 CFR §§1.702(b) and 1.703(b).

The present application was filed on October 6, 2000, nearly ten years ago. The 3-year period ended on October 6, 2003. Therefore the beginning of the 3-year credit period began on October 7, 2003.

A delay under the 35 USC §154(b)(1)(B) 3-year rule does not include exclusionary periods, such as the periods in the present case during Appellate Review (under 35 USC §154(b)(1)(B)(ii) as discussed further below under **Item (4)**) and during Continued Examination (under 35 USC §154(b)(1)(B)(i) as discussed further below under **Item (6)**).

In the present case, it is respectfully asserted that the PAIR system Patent Term Adjustment History does not specify any indication of a PTA delay credit regarding the 3-year patent issuance rule under 35 USC §154(b)(1)(B).

Assuming that the Issue Fee for the present case is paid on August 3, 2010, and assuming that a patent issues by the end of the 4-month period required under 35 USC §154(b)(1)(A)(iv), the Patent Issue Date would be December 4, 2010 or sooner. However, it will be assumed herein for the sake of making an initial estimate of an Issue Date for use in calculating period of adjustment exclusions and credits, that the Patent Office would issue the patent sooner than the end of the 4-month time frame, such as, for example, by November 9, 2010 (the "Assumed Issue Date"). However, for the following reasons, it is respectfully asserted that even if the actual Issue Date should be different than the Assumed Issue Date, because of exclusionary periods that apply for the present case, the calculations below are accurate. In particular, it is respectfully asserted that any difference between the actual Issue Date and the Assumed Issue Date would not effect the below-described calculation of the Patent Term Adjustment ("PTA") for the present case because a delay under the 35 USC §154(b)(1)(B) 3-year rule does not include exclusionary periods, such as the periods in the present case during Appellate Review (under 35 USC §154(b)(1)(B)(ii) as discussed further below under **Item (4)**) and during Continued Examination (under 35 USC §154(b)(1)(B)(i) as discussed further below under **Item (5)**).

In view of the Assumed Issue Date of November 9, 2010, it is respectfully asserted that the initial estimate of the delay under 35 USC §154(b)(1)(B) would be 2591 days. In particular, it is respectfully asserted that the initial estimate of the delay under 35 USC §154(b)(1)(B) would begin on October 7, 2003, the first day after the 3-year period after the October 6, 2000 application filing that ended on October 6, 2003, and would continue through the Assumed Issue Date of November 9, 2010.

Non-overlapping exclusionary periods for the present case totaling 1105 days for Appellate Review (under 35 USC §154(b)(1)(B)(ii)) and for Continued Examination (under 35 USC §154(b)(1)(B)(i)) are discussed in some detail further below under **Items (4) and (6)** respectively.

Considering the below-described non-overlapping exclusionary periods, it is respectfully asserted that the initial 2591-day period of adjustment credit estimate would be reduced by 1105 exclusionary days, totaling 1486 days.

**Item (4) 42-Day Exclusion for Appellate Review.**

For the reasons given further below, it is respectfully asserted that under 35 USC §154(b)(1)(B)(ii), a period of 42 days for Appellate Review should be excluded for the present case from the period of adjustment credits for the 3-year patent issuance rule under 35 USC §154(b)(1)(B).

It is respectfully submitted that 37 CFR §1.702(b)(4) provides that any time consumed by review by the Board of Patent Appeals and Interferences (BPAI) or a Federal court, should be excluded from the delay subsequent to the 3-year period following the application filing. See 37 CFR §1.702(b)(4). Further, 37 CFR §1.703(b)(4) provides that the exclusionary period for appellate review ends on the date of a Decision by the BPAI or on the date of mailing of an office action. See 37 CFR §1.703(b)(4).

It is respectfully asserted that the PAIR system Patent Term Adjustment History does not specify any indication of any exclusionary periods during Appellate Review under 35 USC §154(b)(1)(B)(ii) considering the following events.

a.) A Notice of Appeal was filed for the present case on March 9, 2006. See Exhibit A hereto (entry dated 03-09-06, titled "Notice of Appeal Filed"). A corresponding Request for a Pre-Appeal Conference was also filed on March 9, 2006. See Exhibit A hereto (entry dated 03-09-06, titled "Request for Pre-Appeal Conference Filed").

(b) A Decision by the Pre-Appeal Conference panel, withdrawing the previous Final Office Action, re-opening prosecution, and indicating that a new Office Action would issue, was mailed on April 19, 2006. See Exhibit A hereto (event dated 04-19-06, titled "Mail Appeals conf. Reopen Prosecution").

(c) Subsequent to the Pre-Appeal Conference panel Decision, an Office Action issued, dated June 22, 2006. See Exhibit A hereto (event dated 06-22-06, titled "Final Rejection").

It is respectfully asserted that under the provisions of 35 USC §154(b)(1)(B)(ii), an exclusionary period for Appellate Review began on the date on which a Notice of Appeal was filed for the present case on March 9, 2006.

It is respectfully asserted that the exclusion for Appellate Review ended on the date on which the Decision to reopen prosecution was mailed, namely, on April 19, 2006. In particular, it is respectfully asserted that the mailing of the Decision to withdraw the previous Final Office Action and to reopen prosecution constitutes either an Office Action as provided by 37 CFR §1.703(b)(4), or alternatively, constitutes a Decision under 37 CFR §1.703(b)(4) because the panel was acting preliminarily to the BPAI.

Accordingly, it is respectfully asserted that the exclusionary period for Appellate Review was the 42-day period that began with the March 9, 2006 filing of the Notice of Appeal and Request for Pre-Appeal Conference, and ended on April 19, 2006 when the Pre-Appeal Conference Decision was mailed.

**Item (5.) 42-Day Credit for Applicant-Successful Appellate Review.**

It is respectfully asserted that the period of adjustment credits should be increased for the period of time for Appellate Review that results in a favorable decision for the Applicant. See 35 USC §154(b)(1)(C)(iii). A credit for Applicant-successful Appellate Review begins on the date on which a Notice of Appeal to the BPAA is filed and ends on the date of a decision in favor of Applicant. See 37 CFR §§1.702(e) and 1.703(e).

In the present case, a Decision by the Pre-Appeal Conference panel issued in favor of Applicant, withdrawing the previous Final Office Action, re-opening prosecution, and indicating that a new Office Action would issue, was mailed on April 19, 2006. See Exhibit A hereto (event dated 04-19-06, titled "Mail Appeals conf. Reopen Prosecution"). Subsequent to the Applicant-favorable Pre-Appeal Conference panel Decision, an Office Action issued, dated June 22, 2006. See Exhibit A hereto, (event dated 06-22-06, titled "Final Rejection").

It is respectfully asserted that the Applicant-favorable Decision by the Pre-Appeal Conference panel constitutes a favorable Appellate Decision under 35 USC §154(b)(1)(C)(iii).

It is therefore respectfully asserted that, in view of the provisions of 37 CFR §§1.702(e) and 1.703(e), period of adjustment credits for the present case should be increased for the 42-day period that began on March 9, 2006 when a Notice of Appeal and a Request for a Pre-Appeal Conference were filed (see Exhibit A hereto (entries dated 03-09-06, titled "Notice of Appeal Filed" and "Request for Pre-Appeal Conference Filed" respectively) and that ended on April 19, 2006 when a Decision by the Pre-Appeal Conference panel in favor of Applicant was mailed (see Exhibit A hereto (event dated 04-19-06, titled "Mail Appeals conf. Reopen Prosecution"))).

**Item (6.) 1063-Day Exclusion for Continued Examination**

For the reasons given further below, it is respectfully asserted that under 35 USC §154(b)(1)(B)(i), a period of 1063 days for Continued Examination should be excluded from the period of adjustment credits for the present case for the 3-year patent issuance rule under 35 USC §154(b)(1)(B).

It is respectfully submitted that 35 USC §154(b)(1)(B)(i) provides that any time consumed by Continued Examination should be excluded from the delay subsequent to the 3-year period following the application filing. See 35 USC §154(b)(1)(B)(i). It is respectfully submitted that the continued examination exclusionary period includes the period of time beginning on the date on which a Request for Continued Examination is filed and ends on the date that the patent issues. See 37 CFR §1.702(b)(1) and 1.703(b)(1).

It is respectfully asserted that the PAIR system Patent Term Adjustment History does not specify any indication of any exclusionary periods during Continued Examination (under 35 USC §154(b)(1)(B)(i)) considering the following events.

In the present case, a first Request for Continued Examination was filed on December 13, 2007. See Exhibit A hereto (event dated 12-13-07, titled "Request for Continued Examination (RCE)").

A subsequent Request for Continued Examination was filed on June 16, 2009. However, overlapping periods are not counted. See, e.g., 37 CFR §1.704(c).

In view of the first RCE filing described above, it is respectfully submitted that an exclusion for continued examination (under 35 USC §154(b)(1)(B)(i)) began on the date on which the first Request for Continued Examination was filed, namely, on December 13, 2007 (see Exhibit A hereto (event dated 12-13-07, titled "Request for Continued Examination (RCE)")) and continues through the Assumed Issue Date, November 9, 2010 (previously described above). It is respectfully asserted that the exclusionary period for the above-described period for continued examination of the present case is 1063 days.

**Item (7.) 80-Day Credit Overlap.**

The above-described 1486-Day Net Credit under the 3-year Patent Issue Rule under 35 USC §154(b)(1)(B) began on October 7, 2003.

The PTA History shows 684 credit days under the 14-Month PTO First Action rule under 35 USC §154(b)(1)(A)(i). See Exhibit A hereto (days associated with entry dated October 21, 2003, titled "Mail Non-Final Rejection").

It is respectfully asserted that a total of 15 days overlap the two above-described credit day calculations, beginning on October 7, 2003 and continuing through October 21, 2003.

The PTA History shows 65 credit days under the 4-Month PTO Response to Applicant Reply rule. See Exhibit A hereto (days associated with entry dated 12-07-2005, titled "Mail Final Rejection (PTOL – 326)").

It is respectfully asserted that the 65 credit days for the above-described 4-Month PTO Response Delay overlaps the period of time for the above-described 3-Year PTO Issue of Patent rule credit.

In view of the above-described overlapping periods, it is respectfully asserted that there is a total of 80 days of overlapping credit days.



**Patent Term Adjustment Recalculation.**

The other periods of adjustment credits and debits shown in the PAIR system Patent Term Adjustment History as identified below are respectfully used in the calculation of the correct PTA as follows:

**Credits:**      684    (14-Month PTO First Action (*per PTA History*)) +  
1486    (3-Year PTO Issue of Patent Net Days After Exclusions) +  
65      (4-Month PTO Response to Applicant Reply (*per PTA History*)) +  
42      (Credit for Successful Appellate Review) +  
40      (4-Month PTO Response to Applicant Reply (*per PTA History*)) –  
80      (Credit Days Overlap)

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2237

**Debits:**      32    (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
96    (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
35    (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
3      (Supplemental Reply or Other Paper (IDS) (*per PTA History*)) +  
32    (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
167    (Supplemental Reply or Other Paper (IDS) (*per PTA History*)) +  
2      (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
3      (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
5      (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
33    (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
32    (Supplemental Reply or Other Paper (IDS)) +  
31    (3-Month Applicant Response to Notice or Action (*per PTA History*)) +  
129    (Reply Having Omission (*per PTA History*)) +  
15    (Supplemental Reply or Other Paper (IDS))

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615

**Total Patent Term Adjustment** = 2237 – 615 = **1622**

**CONCLUSION**

Accordingly, it is respectfully asserted that the Patent Office determination of 253 days is in error, and that the correct Patent Term Adjustment for the present case, through the date of the Notice of Allowance is **1622** days.

With respect to the requirement set forth in 37 C.F.R. §1.705(b)(2)(iii), it is respectfully submitted that a TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL

DOUBLE PATENTING REJECTION OVER PENDING SECOND APPLICATIONS was filed for the present application on April 21, 2004; no specific expiration date is set forth in the aforementioned terminal disclaimer.

Respectfully submitted,  
KHORSANDI PATENT LAW GROUP,  
A LAW CORPORATION

August 3, 2010  
Date

By Marilyn R. Khorsandi  
Marilyn R. Khorsandi  
Attorney of Record  
Reg. No. 45,744  
Customer No. 29524

Khorsandi Patent Law Group, A Law Corp.  
140 S. Lake Ave., Ste. 312  
Pasadena, California 91101-4710  
Telephone No.: (626) 796-2856  
Facsimile: (626) 796-2864

**EXHIBIT A**



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## Patent Term Adjustment

Filing or 371(c) Date:	10-06-2000	USPTO Delay (PTO) Delay (days):	-
Issue Date of Patent:	-	Three Years:	-
Pre-Issue Petitions (days):	-	Applicant Delay (APPL) Delay (days):	-
Post-Issue Petitions (days):	-	Total Patent Term Adjustment (days):	253
USPTO Adjustment (days):	-	Explanation Of Calculations	1

## Patent Term Adjustment History

Date	Contents Description	PTO(Days)	APPL(Days)
05-03-2010	Mail Notice of Allowance	40	
04-30-2010	Document Verification	+	
04-30-2010	Notice of Allowance Data Verification Completed	+	
04-27-2010	Examiner Interview Summary Record (PTOL - 413)	+	
04-30-2010	Examiner's Amendment Communication	+	
11-24-2009	Information Disclosure Statement considered	+	
02-09-2010	Date Forwarded to Examiner	+	
11-24-2009	Response after Non-Final Action	+	
11-24-2009	Electronic Information Disclosure Statement		
11-24-2009	Information Disclosure Statement (IDS) Filed		
11-03-2009	Mail Examiner Interview Summary (PTOL - 413)		
11-02-2009	Examiner Interview Summary Record (PTOL - 413)		
09-01-2009	Mail Non-Final Rejection		
08-31-2009	Non-Final Rejection		
07-01-2009	Information Disclosure Statement considered		
07-01-2009	Information Disclosure Statement considered		
07-01-2009	Electronic Information Disclosure Statement		
07-01-2009	Information Disclosure Statement (IDS) Filed		
07-01-2009	Information Disclosure Statement (IDS) Filed		
06-16-2009	Affidavit(s) (Rule 131 or 132) or Exhibit(s) Received		
06-20-2009	Date Forwarded to Examiner		
06-20-2009	Date Forwarded to Examiner		
06-16-2009	Request for Continued Examination (RCE)		
06-20-2009	Disposal for a RCE / CPA / R129		
06-16-2009	Workflow - Request for RCE - Begin		
03-17-2009	Mail Final Rejection (PTOL - 325)		
03-16-2009	Final Rejection		
01-13-2009	Date Forwarded to Examiner		
11-24-2008	Response after Non-Final Action		129
10-28-2008	Mail Notice of Informal or Non-Responsive Amendment	+	
07-18-2008	Information Disclosure Statement considered	+	
07-18-2008	Reference capture on IDS	+	
07-18-2008	Information Disclosure Statement (IDS) Filed	+	
07-18-2008	Oath or Declaration Filed (Including Supplemental)	+	
08-22-2008	Date Forwarded to Examiner	+	
07-18-2008	Informal or Non-Responsive Amendment after Examiner Action	+	
07-18-2008	Response after Non-Final Action	+	31
07-18-2008	Request for Extension of Time - Granted	+	
07-18-2008	Information Disclosure Statement (IDS) Filed	+	
03-17-2008	Mail Non-Final Rejection	+	
03-03-2008	Non-Final Rejection		
01-14-2008	Information Disclosure Statement considered		
01-14-2008	Reference capture on IDS		

Item(2)(b)(i)

Item(2)(b)(i)

	01-14-2008	Information Disclosure Statement (IDS) Filed	
Item (2)(a)(i)	01-14-2008	Information Disclosure Statement (IDS) Filed	
	12-28-2007	Date Forwarded to Examiner	
	12-28-2007	Date Forwarded to Examiner	
Item (2)(a)	12-13-2007	Request for Continued Examination (RCE)	33
	12-29-2007	Disposal for a RCE / CPA / R129	+
	12-13-2007	Request for Extension of Time - Granted	+
	12-13-2007	Workflow - Request for RCE - Begin	+
	08-10-2007	Mail Final Rejection (PTOL - 326)	+
	08-06-2007	Final Rejection	
	12-10-2001	Information Disclosure Statement considered	
	12-10-2001	Information Disclosure Statement (IDS) Filed	
	05-22-2007	Date Forwarded to Examiner	
	05-10-2007	Response after Non-Final Action	5
	02-05-2007	Mail Non-Final Rejection	+
	01-31-2007	Non-Final Rejection	
	01-03-2007	Date Forwarded to Examiner	
	12-18-2006	Amendment after Final Rejection	
	10-20-2006	Mail Final Rejection (PTOL - 326)	
	10-16-2006	Final Rejection	
	10-04-2006	Date Forwarded to Examiner	
	09-29-2006	Amendment after Final Rejection	3
Item (4)(c)	06-22-2006	Final Rejection	
	02-16-2006	Information Disclosure Statement considered	
	04-19-2006	Date Forwarded to Examiner	
Item (4)(b)	04-19-2006	Mail Appeals conf. Reopen Prosec.	
	04-14-2006	Pre-Appeals Conference Decision - Reopen Prosecution	
	04-13-2006	Correspondence Address Change	
Items (4)(a)	03-09-2006	Request for Pre-Appeal Conference Filed	
	03-09-2006	Notice of Appeal Filed	2
	02-16-2006	Reference capture on IDS	+
	02-16-2006	Information Disclosure Statement (IDS) Filed	+
	02-16-2006	Information Disclosure Statement (IDS) Filed	+
	12-07-2005	Mail Final Rejection (PTOL - 326)	65
	12-02-2005	Final Rejection	+
	11-17-2005	Information Disclosure Statement considered	+
	11-17-2005	Reference capture on IDS	+
	11-17-2005	Information Disclosure Statement (IDS) Filed	
	11-17-2005	Information Disclosure Statement (IDS) Filed	167
	11-17-2005	Case Docketed to Examiner in GAU	+
	11-02-2005	Case Docketed to Examiner in GAU	+
	11-02-2005	Case Docketed to Examiner in GAU	+
	06-03-2005	Reference capture on IDS	+
	06-03-2005	Information Disclosure Statement (IDS) Filed	+
	06-03-2005	Information Disclosure Statement (IDS) Filed	+
	06-08-2005	Date Forwarded to Examiner	+
	06-03-2005	Response after Non-Final Action	32
	06-03-2005	Request for Extension of Time - Granted	+
	06-10-2002	Affidavit(s) (Rule 131 or 132) or Exhibit(s) Received	+
	04-08-2005	Information Disclosure Statement (IDS) Filed	+
	04-08-2005	Information Disclosure Statement (IDS) Filed	+
	04-05-2005	Case Docketed to Examiner in GAU	+
	02-28-2005	Reference capture on IDS	+
	02-28-2005	Information Disclosure Statement (IDS) Filed	+
	02-28-2005	Information Disclosure Statement (IDS) Filed	+
	02-02-2005	Mail Non-Final Rejection	+
	01-31-2005	Non-Final Rejection	
	11-19-2004	Information Disclosure Statement (IDS) Filed	3
	12-13-2004	TFW TSS Processing by Tech Center Complete	+
	11-19-2004	Reference capture on IDS	+
	11-23-2004	Date Forwarded to Examiner	+

11-16-2004	Response after Non-Final Action	35
11-16-2004	Request for Extension of Time - Granted	+
11-16-2004	Workflow incoming amendment IFW	+
07-12-2004	Paralegal TD Not accepted	+
07-12-2004	Mail Non-Final Rejection	+
06-24-2004	Non-Final Rejection	
06-21-2004	Paralegal TD Not accepted	
04-26-2004	Terminal Disclaimer Filed	
04-26-2004	Reference capture on IDS	
04-26-2004	New or Additional Drawing Filed	
04-26-2004	Information Disclosure Statement (IDS) Filed	
04-26-2004	Information Disclosure Statement (IDS) Filed	
04-26-2004	terminal disclaimer fee paid	
04-26-2004	terminal disclaimer fee paid	
04-26-2004	Terminal Disclaimer Filed	
04-26-2004	Terminal Disclaimer Filed	
04-26-2004	Affidavit(s) (Rule 131 or 132) or Exhibit(s) Received	
05-14-2004	Date Forwarded to Examiner	
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04-26-2004	Request for Extension of Time - Granted	+
04-26-2004	Workflow incoming amendment IFW	+
04-13-2004	Mail Examiner Interview Summary (PTOL - 413)	+
04-07-2004	Examiner Interview Summary Record (PTOL - 413)	+
10-21-2003	Mail Non-Final Rejection	684
10-17-2003	Non-Final Rejection	+
08-05-2002	Information Disclosure Statement (IDS) Filed	+
06-05-2002	Information Disclosure Statement (IDS) Filed	+
04-23-2002	Case Docketed to Examiner in GAU	+
04-23-2002	Case Docketed to Examiner in GAU	+
04-23-2002	Case Docketed to Examiner in GAU	+
04-23-2002	Case Docketed to Examiner in GAU	+
08-21-2001	Miscellaneous Incoming Letter	+
06-04-2001	Miscellaneous Incoming Letter	+
12-06-2001	Case Docketed to Examiner in GAU	+
08-22-2001	Information Disclosure Statement (IDS) Filed	+
08-22-2001	Information Disclosure Statement (IDS) Filed	+
08-08-2001	Information Disclosure Statement (IDS) Filed	+
08-08-2001	Information Disclosure Statement (IDS) Filed	+
06-14-2001	Case Docketed to Examiner in GAU	+
05-22-2001	Application Dispatched from OIPE	+
05-18-2001	Application Is Now Complete	+
05-18-2001	Correspondence Address Change	+
01-08-2001	Notice Mailed--Application Incomplete--Filing Date Assigned	+
01-07-2001	Correspondence Address Change	+
11-14-2000	IFW Scan & PACR Auto Security Review	+
10-06-2000	Initial Exam Team nn	+

Item (i)(b)  
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Item (i)(a) →

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### ONLINE, MULTI-CARRIER, MULTI-SERVICE PARCEL SHIPPING MANAGEMENT FUNCTIONAL ALIGNMENT OF COMPUTER DEVICES

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## Available Documents

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05-10-2007	A		<a href="#">Rejection/Action After Non-Final Rejection</a>	PROSECUTION	3
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